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•		
5	Attorneys for Plaintiffs STEPHEN PINA And BERTHA PINA	
6	UNITED STATES DISTRICT COURT	
7	EASTERN DISTRICT OF CALIFORNIA	
8	BERTHA PINA and STEPHEN PINA,	Case No. 2:20-CV-00106-KJM-EFB
9	Plaintiffs,	STATUS REPORT RE DISMISSAL
10	V.	AND ORDER
11	CITY OF SACRAMENTO, a municipal corporation; RICK WARREN, an individual and	
12	COMMUNITY RESOURCE GROUP, a business entity form unknown, collectively dba Sacramento	
13	RiverFest Seafood and Barbeque Festival; BETTY WILLIAMS, an individual and NATIONAL	
14	ASSOCIATION FOR THE ADVANCEMENT OF	
15	of Branches, collectively dba Sacramento NAACP	
16	Rhythm & Blues Festival; and DOES 1-10, inclusive,	
17	Defendants.	
18		
19	CITY OF SACRAMENTO, a municipal corporation,	
20	Cross-claimant,	
21	V.	
22	RICK WARREN, an individual and COMMUNITY RESOURCE GROUP, a business entity form	
23	unknown, collectively dba Sacramento RiverFest Seafood and Barbeque Festival; BETTY	
24	WILLIAMS, an individual and NATIONAL ASSOCIATION FOR THE ADVANCEMENT OF	
25	COLORED PEOPLE, a California State Conference of Branches, collectively dba Sacramento NAACP	
26	Rhythm & Blues Festival; and ROES 11-20, inclusive,	
27	Cross-defendants	
28	C1055-ucronuants	

Freeman Mathis & Gary, LLP Attorneys at Law

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1	Plaintiffs BERTHA PINA and STEPHEN PINA (collectively, "Plaintiffs"), Defendants		
2	BETTY WILLIAMS and NATIONAL ASSOC	IATION FOR THE ADVANCEMENT OF	
3	COLORED PEOPLE (collectively, "NAACP"),and Defendant CITY OF SACRAMENTO, submit		
4	the following status report and proposed order in response to the Court's Order requiring dismissal		
5	documents to be filed no later than November 20, 2020. Dkt. 31:		
6	Medication was completed on October 8, 2020 and a global settlement was reached. A draft		
7	settlement agreement has been circulated and executed by Plaintiffs, NAACP, Betty Willimas, and		
8	the City of Sacramento. Defendants RICK WARREN and COMMUNITY RESOURCES GROUP t		
9	have yet to execute the settlement agreement. Plaintiffs, the NAACP, and the City anticipate the		
10	settlement agreement will be fully executed shortly. Accordingly, they request that the dismissal		
11	deadline be continued to December 31, 2020.		
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13	3		
14	· · · · · · · · · · · · · · · · · · ·	<u>David M. Daniels</u> VID M. DANIELS	
15	5 GR	EGORY L. BLUEFORD	
16	BE	orneys for Defendants/Cross-Defendants TTY WILLIAMS, NATIONAL	
17	/	SOCIATION FOR THE VANCEMENT OF COLORED PEOPLE	
18	8		
19		Katherine Underwood	
20	KA	THERINE E. UNDERWOOD orneys for Defendant/Cross-Defendant	
21	CIT	Y OF SACRAMENTO	
22			
23	IRA	rakli Karbelashvili AKLI KARBELASHVILI Attorneys for	
24	Pla	intiffs STEPHEN PINA AND BERTHA	
25		IA	
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Freeman Mathis & Gary, LLP Attorneys at Law

**ORDER** Having reviewed the status report, and good cause appearing, the deadline to file dismissal documents is continued to December 31, 2020. IT IS SO ORDERED. DATED: November 23, 2020. CHIEF 

& Gary, LLP